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09/871,853 05/31/2001		Sashikanth Chandrasekaran	50277-1653	1436		
7590	01/12/2005		EXAM	EXAMINER		
		MCLEAN MAYO, KIMBERLY N				
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DATE MAILED: 01/12/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
		09/871,85	3	CHANDRASEKARAN ET AL.				
	Office Action Summary	Examiner		Art Unit				
			I. McLean-Mayo	2187				
Period fo	The MAILING DATE of this communication or Reply	appears on the	cover sheet with the c	orrespondence ac	Idress			
THE - External after - If the - If NO - Failu Any (	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, and period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by steeply received by the Office later than three months after the read patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event. The areply within the state areply will apply and witatute, cause the app	ent, however, may a reply be time story minimum of thirty (30) days Il expire SIX (6) MONTHS from to ication to become ABANDONEI	ely filed s will be considered time the mailing date of this c O (35 U.S.C. § 133).	ly. ommunication.			
Status					•			
1)⊠	Responsive to communication(s) filed on 1	3 October 200	<u>4</u> .					
2a) <u></u>	This action is <b>FINAL</b> . 2b)⊠	This action is n	on-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠ 5)⊠ 6)⊠ 7)⊠	<ul> <li>✓ Claim(s) 1-43 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>✓ Claim(s) 3-7,14,23-27,30-34 and 41 is/are allowed.</li> <li>✓ Claim(s) 1,2,8-10,15-19,28,29 and 35-37 is/are rejected.</li> <li>✓ Claim(s) 11-13,20-22,38-40,42 and 43 is/are objected to.</li> </ul>							
Applicati	on Papers							
9)	The specification is objected to by the Exar	niner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12)[] a)[	Acknowledgment is made of a claim for force.  All b) Some * c) None of:  1 Certified copies of the priority docume.  2 Certified copies of the priority docume.  3 Copies of the certified copies of the application from the International Busee the attached detailed Office action for a	nents have bee nents have bee priority docume ireau (PCT Rul	n received. n received in Application ents have been receive e 17.2(a)).	on No d in this National	Stage			
2) Notic 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948 nation Disclosure Statement(s) (PTO-1449 or PTO/SE		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te	O-152)			
Pape	Paper No(s)/Mail Date <u>12/29/04</u> . 6)							

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### DETAILED ACTION

1. The enclosed detailed action is in response to the Information Disclosure Statement submitted on September 23, 2004 and the Amendment submitted on October 13, 2004.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

  (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-2, 8-10, 15-19, 28-29, and 35-37 are rejected under 35 U.S.C. 102(b) as being anticipated by the submitted prior art Masden et al. (WOPN: 91/03024).

Regarding claims 1 and 28, Masden discloses sending from a requestor to a master of the resource a lock mode request for a lock mode on the resource (Page 6, L 25-28); receiving the resource at the requestor from a holder of the resource (Page 6, L 28-30); and accessing the resource as if the requestor had been granted the lock mode request without waiting to receive an express lock mode grant from the master (Page 6, L 30-32). Additionally, regarding claim 28, all hardware devices are controlled by software and thus it is evident that the above features are executed via instructions stored on a computer readable medium.

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Regarding claims 2, 16 and 29, Masden discloses detecting that the step of receiving the resource at the requestor has occurred (Page 6, L 32-22 – when the unlock and close file instruction is received, it is detected that the requestor received the resource); and sending a lock assume message from the requestor to the master to inform the master that the requestor has assumed the lock mode relative to the resource (Page 6, L 32-33 – when the workstation sends an unlock instruction, the master is informed that the requestor had assumed the lock mode relative to the resource).

Regarding claims 9-10, 18-19 and 35-37, Masden discloses receiving at a holder an inform lock holder message that a requestor needs the resource where the holder currently holds the resource and a first lock mode on the resource and transferring the resource to the requestor [via the master/server] in response to receiving the inform lock holder message without sending a status message to a master of the resource wherein the status message is a down convert message or a release lock message (Page 8, L 20-24); and updating a lock mode record, maintained by the holder to indicate that the holder has down-converted from the first lock mode to a second lock mode for the resource (Page 8, L 24 – the holder updates the record to a sharing mode). Additionally, regarding claims 30 and 35, all hardware devices are controlled by software and thus it is evident that the above features are executed via instructions stored on a computer readable medium.

Regarding claim 8, Masden discloses receiving at a master a request message which indicates that a requestor needs a particular resource of a plurality of resources, where the master

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maintains a plurality of lock mode records corresponding to the plurality of resources (Page 6, L 25-28; Page 8, L 18-24 – the server forwards requests to the workstation owning the file and thus it is evident that the server maintains information regarding which workstation stores which data); sending from the master to a holder an inform lock holder message to indicate to the holder that the requestor needs the particular resource (Page 8, L 20-24); receiving a lock access message from the requestor where the lock access message indicates that the requestor has assumed a lock mode relative to the particular resource (Page 6, L 32-33 – when the workstation sends an unlock instruction, the master is informed that the requestor had assumed the lock mode relative to the resource); and performing an update to a particular lock mode record of the plurality of lock mode records in response to receiving the lock access message, wherein the update indicates that the requestor has assumed the lock mode on the particular resource (Page 8, L 24).

Regarding claim 15, Masden discloses a processor [processor within the file server]; a computer readable medium storing instructions [storage medium for storing controls instructions/code] which when executed by the processor causes the processor to perform the following: sending from a requestor to a master of the resource a lock mode request for a lock mode on the resource (Page 6, L 25-28); receiving the resource at the requestor from a holder of the resource (Page 6, L 28-30); and accessing the resource as if the requestor had been granted the lock mode request without waiting to receive an express lock mode grant from the master (Page 6, L 30-32).

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Regarding claim 17, Masden discloses a processor (processor within the file server); a computer readable medium coupled to the processor containing a particular lock mode record of a plurality of lock mode records corresponding to a lock mode of a particular resource of a plurality of resources, where a master maintains the plurality of lock mode records corresponding to the plurality of resources wherein the computer readable medium stores instructions (storage medium for storing controls instructions/code) of the computer system which when executed by the processor cause the processor to perform the computer implemented steps of: receiving at a master a request message which indicates that a requestor needs a particular resource of a plurality of resources, where the master maintains a plurality of lock mode records corresponding to the plurality of resources (Page 6, L 25-28; Page 8, L 18-24 – the server forwards requests to the workstation owning the file and thus it is evident that the server maintains information regarding which workstation stores which data); sending from the master to a holder an inform lock holder message to indicate to the holder that the requestor needs the particular resource (Page 8, L 20-24); receiving a lock access message from the requestor where the lock access message indicates that the requestor has assumed a lock mode relative to the particular resource (Page 6, L 32-33 – when the workstation sends an unlock instruction, the master is informed that the requestor had assumed the lock mode relative to the resource); and performing an update to a particular lock mode record of the plurality of lock mode records in response to receiving the lock access message, wherein the update indicates that the requestor has assumed the lock mode on the particular resource (Page 8, L 24).

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## Allowable Subject Matter

4. Claims 3-7, 14, 23-27, 30-34 and 41 are allowed.

limitations of the base claim and any intervening claims.

5. Claims 11-13, 20-22, 38-40 and 42-43 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the

Response to Arguments

6. Applicant's arguments filed October 13, 2004 have been fully considered but they are not

persuasive.

Regarding Applicants argument with respect to claims 1, 15 and 28, Masden teaches sending the

data to the workstation, wherein the data is modified by the workstation without waiting to

receive an express lock mode grant from the master. The claim language does not state

interpreting receipt of a block transfer message as a lock grant message. The claim requires

accessing the data without waiting for an express lock grant. Nowhere in the cited section by the

Applicant does Masden state that an express lock mode grant is sent to the workstation. Masden

explicitly states that the transaction is verified and the data is sent to the workstation. There is no

mention of sending an express lock mode grant.

Applicant's arguments with respect to claims 3, 24 and 30 are moot in view of the new ground of

rejection.

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Regarding Applicant's argument with respect to claims 8, 17 and 35, Masden teaches when another workstation requests file services on a file, the file server [master] sends a message to the workstation currently owning the file [the holder] to return the file to the file server and to revert to a sharing mode [which indicates that another requestor needs the resource].

#### Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kimberly N. McLean-Mayo whose telephone number is 703-308-9592. The examiner can normally be reached on M (10:00 - 6:30); Tues, Thr (10:00 - 4:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Sparks can be reached on 703-308-1756. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Kimberly N. McLean-Mayo

Examiner Art Unit 2187

KNM

December 29, 2004